

Publications

Articles and Book Chapters

The Warren Court's House Built on Sand: From Security in Persons, Houses, Papers, and Effects to Mere Reasonableness in Fourth Amendment Doctrine, 81 MISSISSIPPI LAW JOURNAL 1017 (2012).

Roe v. Wade Inverted: How the Supreme Court Might Have Privileged Fetal Rights over Reproductive Freedoms, 63 MERCER LAW REVIEW 639 (2012).

The Rehnquist Court and the New Federalism, in THE ASHGATE RESEARCH COMPANION TO FEDERALISM (Ann and Lee Ward, eds.)(Ashgate Press)(2009).

Authority Doctrines and the Proper Judicial Role: Judicial Supremacy, Stare Decisis, and the Concept of Judicial Constitutional Violations, in OURSELVES AND OUR POSTERITY: ESSAYS IN CONSTITUTIONAL ORIGINALISM (Bradley C.S. Watson, ed.)(Lexington Books)(2009).

The Judicial Assault on Human Dignity, in THE MOST DANGEROUS BRANCH: THE JUDICIAL ASSAULT ON AMERICAN CIVIC CULTURE (Edward McLean, ed.)(University Press of America)(2008).

Conceptualizing the Dangers of the 'Least Dangerous' Branch: A Typology of Judicial Constitutional Violations, 39 CONNECTICUT LAW REVIEW 1211 (2007).

Constitutional Violations by the U.S. Supreme Court: Analytical Foundations, 2005 THE UNIVERSITY OF ILLINOIS LAW REVIEW 1123 (2005).

Judicial Moral Expertise and Real-World Constraints on Judicial Moral Reasoning, in THAT EMINENT TRIBUNAL: JUDICIAL SUPREMACY AND THE CONSTITUTION (Christopher Wolfe, ed.)(Princeton University Press)(2004).

Richard Posner: Pragmatist, Classical Liberal, and Legal Anti-Positivist, in LIBERALISM AT THE CROSSROADS: AN INTRODUCTION TO CONTEMPORARY LIBERAL POLITICAL THEORY AND ITS CRITICS (Christopher Wolfe, ed.)(Rowman and Littlefield)(2nd Edition, 2003).

The Judicial Restraint Amendment: Populist Constitutional Reform in the Spirit of the Bill of Rights, 78 THE NOTRE DAME LAW REVIEW 171 (2002).

Natural Law, the Constitution, and Judicial Moral Expertise: An Epistemic Analysis, VERA LEX: JOURNAL OF THE NATURAL LAW SOCIETY, New Series Volume 2, Numbers 1 & 2, pp. 71-113, Winter (2001-2002).

The Constitutional Illegitimacy of Expansive Judicial Power: A Populist Structural Interpretive Analysis, 89 THE KENTUCKY LAW JOURNAL 387 (2001).

The Constitutional Limits of Judicial Review: A Structural Interpretive Approach, 52 THE OKLAHOMA LAW REVIEW 521 (1999).

Academic Book Reviews

Stephen A. Simon, *Universal Rights and the Constitution* (State University of New York Press, 2014), *The Law and Politics Book Review*, Volume 25, No. 6, June 2015, pp 84-88.

Jack M. Balkin, *Living Originalism* (The Belknap Press of Harvard of University Press, 2011), *The Law and Politics Book Review*, Volume 23, No. 2, February 2013, pp. 58-63.

Bruce Peabody (ed.), *The Politics of Judicial Independence: Courts, Politics, and the Public* (The Johns Hopkins University Press, 2011), *The Law and Politics Book Review*, Volume 22, No. 1, January 2012, pp.8-11.

David A. Strauss, *The Living Constitution* (Oxford University Press, 2010), *The Law and Politics Book Review*, Volume 20, No. 10, October 2010, pp. 550-553.

Douglas E. Edlin, *Judges and Unjust Laws: Common Law Constitutionalism and the Foundations of Judicial Review* (University of Michigan Press, 2008), *The Law and Politics Book Review*, Volume 19, No. 5, May 2009, pp. 316-320.

Walter Murphy, *Constitutional Democracy: Creating and Maintaining a Just Political Order* (John Hopkins University Press, 2006), *The Law and Politics Book Review*, Vol. 17, No.6 (June, 2007) pp.468-472.

Dennis J. Goldford, *The American Constitution and the Debate over Originalism* (Cambridge University Press, 2005), *The Law and Politics Book Review*, Vol. 15, No.10, October 2005, pp.903-910.

Paul O. Carrese, *The Cloaking of Power: Montesquieu, Blackstone, and the Rise of Judicial Activism* (University of Chicago Press, 2003), *The Law and Politics Book Review*, Vol. 13, No. 9, September 2003.

Andrew Halpin, *Reasoning with Law* (Hart Publishing, 2001), *The Law and Politics Book Review*, Vol. 12, No. 7, July 2002, pp. 351-356.

Eric A. Posner, *Law and Social Norms* (Harvard University Press, 2000), *The Law and Politics Book Review*, Vol. 11, No. 6, June 2001, pp. 283-287.

Allan C. Hutchinson, *It's All in the Game: A Nonfoundationalist Account of Law and Adjudication*, (Duke University, 2000), *The Law and Politics Book Review*, Vol. 10, No. 7, July 2000, pp. 419-423.

John E. Semonche, *Keeping the Faith: A Cultural History of the U.S. Supreme Court*, (Rowman & Littlefield Publishers, 1998), *The Annals of the American Academy of Political and Social Science* Vol. 556 (November 1999) pp. 186-187.

Matthew H. Kramer, N. E. Simmonds, and Hillel Steiner, *A Debate Over Rights: Philosophical Enquiries*, Oxford University Press (1998), *The Law and Politics Book Review*, Vol. 9, No. 6, June 1999, pp. 242-244.

Selected Public Intellectual Work and Journalism

Article, "Supreme Arrogation," *National Review*, Volume LXII, No. 9, May 17, 2010, pp. 40-41.

Book Review, *City Journal Online*, January 27, 2009, reviewing Philip Hamburger, *Law and Judicial Duty* (Harvard University Press, 2008).

Article, "The Unborn Victims of Violence Act and State Legislative Reform," *Engage: The Journal of the Federalist Society's Practice Groups* Volume 6, Issue 1, May 2005, pp. 33-35.

Article, "The Courts: End Run Around the People," *The World & I*, April 2004, p. 32-37.